Lewis E. Hudnell, III (CASBN 218736) 1 lewis@hudnelllaw.com 2 Nicolas S. Gikkas (CASBN 189452) nick@hudnelllaw.com 3 HUDNELL LAW GROUP P.C. 800 W. El Camino Real Suite 180 4 Mountain View, California 94040 5 Telephone: 650.564.3698 Facsimile: 347.772.3034 6 Attorneys for Plaintiff 7 VoIP-Pal.com, Inc. 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 12 VOIP-PAL.COM, INC., Case No. 3:22-CV-03199-JD 13 Plaintiff, 14 JOINT STIPULATION OF DISMISSAL 15 v. 16 GOOGLE LLC, 17 Defendant. 18 Case No. 3:22-cv-05419-JD VOIP-PAL.COM, INC., 19 20 Plaintiff, 21 v. 22 GOOGLE LLC, 23 Defendant. 24 25 26

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff, VoIP-Pal.com, Inc., and Defendant, Google LLC, hereby stipulate to the dismissal of the action. All claims of infringement that Plaintiff raised or could have raised in this action are dismissed WITH PREJUDICE. All claims,

JOINT STIPULATION OF DISMISSAL 3:22-cv-3199-JD; 3:22-cv-5419-JD

27

28

## Case 3:22-cv-03199-JD Document 110 Filed 06/07/23 Page 2 of 4

defenses, or counterclaims that Defendant raised are dismissed WITHOUT PREJUDICE and all pending requested relief should be denied as moot. Each party will bear its own costs and attorneys' fees. IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. 

JOINT STIPULATION OF DISMISSAL 3:22-cv-3199-JD; 3:22-cv-5419-JD

1	Dated: June 6, 2023	
2	Respectfully submitted,	
3 4 5 6 7 8	/s/ Lewis E. Hudnell, III Lewis E. Hudnell, III (CASBN 218736) lewis@hudnelllaw.com Nicolas S. Gikkas (CASBN 189452) nick@hudnelllaw.com HUDNELL LAW GROUP P.C. 800 W. El Camino Real Suite 180 Mountain View, California 94040	/s/ Matthias Kmaber (with permsission) Matthias A. Kamber (SB # 232147) matthiaskamber@paulhastings.com PAUL HASTINGS LLP 101 California Street, 48th Floor San Francisco, CA 94111 Telephone: (415) 856-7000 Facsimile: (415) 856-7100
9	Telephone: 650.564.3698 Facsimile: 347.772.3034	Robert W. Unikel (pro hac vice) robertunikel@paulhastings.com
10		John A. Cotiguala (pro hac vice) johncotiguala@paulhastings.com Matthew R. Lind (pro hac vice)
12	Attorneys for Plaintiff VoIP-Pal.com, Inc.	mattlind@paulhastings.com Grayson S. Cornwell (pro hac vice) graysoncornwell@paulhastings.com
13		PAUL HASTINGS LLP 71 S. Wacker Drive, Suite 4500
14 15		Chicago, Illinois 60606 Telephone: (312) 499-6000 Facsimile: (312) 499-6100
16		Robert R. Laurenzi (pro hac vice) robertlaurenzi@paulhastings.com
17		PAUL HASTINGS LLP 200 Park Avenue
18 19		New York, New York 10166 Telephone: (212) 318-6000 Facsimile: (212) 319-4090
20		Ariell N. Bratton (SB # 317587)
21		ariellbratton@paulhastings.com Cole D. Malmberg (SB # 305250) colemalmberg@paulhastings.com
22		PAUL HASTINGS LLP 4747 Executive Drive, 12th Floor
23		San Diego, CA 92121 Telephone: (858) 458-3000 Facsimile: (858) 458-3005
25		Attorneys for Defendant
26		GOOGLE LLC
27		

28

**PROPOSED** ORDER PURSUANT TO STIPULATION of the parties, IT IS HEREBY ORDERED that all claims of infringement that Plaintiff raised or could have raised in this action are dismissed with prejudice; IT IS FURTHER ORDERED that all claims, defenses, or counterclaims that Defendant raised are dismissed without prejudice; IT IS FURTHER ORDERED that all pending requested relief is denied as moot; and IT IS FURTHER ORDERED that each party will bear its own costs and attorneys' fees. IT IS SO ORDERED. Dated: June 7, 2023 James Donato United States District Judge 

JOINT STIPULATION OF DISMISSAL 3:22-cv-3199-JD; 3:22-cv-5419-JD